July 20, 2017

Clerk, U.S. Bankruptcy Court

Below is an Order of the Court.

TRISH M. BROWN
U.S. Bankruptcy Judge

## UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re	) Case No					
Debtor(s)	) ORDER, DRAFTED ON:, ) RE: RELIEF FROM (Check ALL that apply): ) DEBTOR STAY CODEBTOR STAY ) CREDITOR:					
The undersigned	, whose address is					
The undersigned,	, whose address is,, Email address is,					
Phone No. is	, and any OSB # is, presents this Order based upon:					
The completed Stipulation of the parties locate	ed at the end of this document.					
The oral stipulation of the parties at the hearing held on						
The ruling of the court at the hearing held on						
Creditor certifies any default notice required by pt. 5 of the Order re: Relief from Stay entered on was serv and that debtor has failed to comply with the conditions of that order.						
Creditor certifies that no response was filed wit was filed on and served on	thin the response period plus 3 days to the Motion for Relief from Stay that					
IT IS ORDERED that, except as provided in pt. as to the property described below (hereinafter "th	4 below, the stay existing pursuant to 11 USC §362(a) shall remain in effect te property"):					
Personal property described as (e.g., 2001 Fo	rd Taurus):					
Real property located at (i.e., street address):						
[Optional UNLESS In Rem Relief Granted] Ex	chibit A attached hereto is the legal description of the property.					

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	FURTHER ORDERED that the stay is subject to the conditions marked below:
. <b>R</b> (	egular Payment Requirements.
a.	Debtor(s) shall deliver regular monthly payments in the amount of \$ commencing to Creditor at the following address:
b.	The Chapter 13 trustee shall immediately pay and disburse to Creditor the amount of \$ per month from funds paid to the trustee by Debtor(s), and continue each month until the plan is confirmed, at which time the plan payment terms shall control. Payments made by the trustee under this order shall be deemed to be payments under the plan for purposes of the trustee's collection of percentage fees.
C.	Debtor(s) shall pay to the trustee any and all payments required to be paid under the terms of the Chapter 13 plan.
!. C	ure Payment Requirements. Debtor(s) shall cure the post-petition default of \$ consisting of
(e	e.g., \$ in payments and \$ in late charges for April - June, 2002), as follows:
a.	In equal monthly installments of \$ each, commencing and continuing thereafter through and including
b.	By paying the sum of \$ on or before, and the sum of \$ on or before
C.	Other (describe):
3. <b>I</b> n	surance Requirement(s). Debtor shall maintain insurance on the property at all times as required by the security
3. <b>In</b> aç	
3. <b>In</b> aç O	surance Requirement(s). Debtor shall maintain insurance on the property at all times as required by the security greement, naming as the loss payee.
3. <b>In</b> aç Oı 4. <b>S</b> 1	surance Requirement(s). Debtor shall maintain insurance on the property at all times as required by the security greement, naming as the loss payee.  n or before Debtor(s) shall provide counsel for Creditor with proof of insurance.
3. <b>In</b> aç O I. <b>Si</b> a.	surance Requirement(s). Debtor shall maintain insurance on the property at all times as required by the security greement, naming as the loss payee.  In or before Debtor(s) shall provide counsel for Creditor with proof of insurance.  Itay Relief and Codebtor Stay Relief without Cure Opportunity.  Upon default in the conditions in pt(s) Creditor may file and serve a certificate of non-compliance specifying the default, together with a proposed order terminating the stay to allow Creditor to foreclose on, and obtain possession of, the property to the extent permitted by applicable nonbankruptcy law, which the Court may grant
3. <b>In</b> ag O J. <b>St</b> a. b.	surance Requirement(s). Debtor shall maintain insurance on the property at all times as required by the security greement, naming as the loss payee.  In or before Debtor(s) shall provide counsel for Creditor with proof of insurance.  Itay Relief and Codebtor Stay Relief without Cure Opportunity.  Upon default in the conditions in pt(s) Creditor may file and serve a certificate of non-compliance specifying the default, together with a proposed order terminating the stay to allow Creditor to foreclose on, and obtain possession of, the property to the extent permitted by applicable nonbankruptcy law, which the Court may grant without further notice or hearing.  The stay is terminated to allow Creditor to foreclose on, and obtain possession of, the property to the extent permitted.
3. <b>In</b> ag Oi A. <b>St</b> a. b. c.	Isurance Requirement(s). Debtor shall maintain insurance on the property at all times as required by the security greement, naming
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certified copy of this order for indexing and recording.

order shall be binding in any other case filed under 11 USC purporting to affect such real property filed not later than two (2) years after the date of the entry of this order unless the bankruptcy court in the subsequent case grants relief from this order. Any governmental unit that accepts notices of interests or liens in real property shall accept a

	h. Creditor is granted relief from the codebtor stay, as it applies to the codebtor(s) named in the caption above, to enforce the terms of the contract and collect the deficiency balance.						
5.	5. Stay Relief with Cure Opportunity. Upon default in the checked condition(s) in pt(s). 1 - 3, Creditor shall serve written notice of default on Debtor(s) and Attorney for Debtor(s) that gives Debtor(s) calendar days after the mailing of the notice to cure the default. If Debtor(s) fails to cure the default in accordance with this paragraph, then Creditor shall be entitled to submit a proposed order terminating the stay, which the Court may grant without further notice or hearing.						
	a. The notice of default may require that Debtor(soft default is mailed and before the cure dead		(s) that becomes due	e between the date the	notice		
	b. The notice of default may require Debtor(s) t	o pay \$	_ for the fees and c	osts of sending the no	tice.		
	c. Only notices of default and opportunity order), during the remainder of this case, or		oer year (calcula	ted from date of entry	of this		
6.	Amended Proof of Claim. Creditor shall file ar fees and costs and (describe):	n amended proof of cl	aim to recover all a	ccrued post-petition at	torney		
7.	Miscellaneous Provisions.						
	If Creditor is granted relief from stay, the 14-day stay provided by Fed. Rule Bankr. Proc. 4001(a) shall be waived.						
	<ul> <li>Any notice that Creditor's counsel shall give t this order shall not be construed as a communication.</li> </ul>						
8.	A final hearing on Creditor's motion for relie				-		
	Other:  SENTED, AND CERTIFIED, BY:	###					
IT IS	SO STIPULATED:						
Credi	tor's Attorney:	Debtor	r(s)'s Attorney:				
Name OSB#	9: #:	Name: OSB#:					
NO C	BJECTION TO ORDER BY CASE TRUSTEE:	Codeb	tor's Attorney:				
Ву:		Name:					

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- (Q) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. Section 2601 et seq.) and its implementing regulation, Regulation X (24 C.F.R. Part 3500), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard to a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage loan" under RESPA.
- (R) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

## TRANSFER OF RIGHTS IN THE PROPERTY

The beneficiary of this Security Instrument is MERS (solely as nominee for Lender and Lender's successors and assigns) and the successors and assigns of MERS. This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the of Multnomah County

[Type of Recording Jurisdiction]

[Name of Recording Jurisdiction]

THE SOUTH 50 FEET OF THE WEST 121 FEET OF LOT 12, MIDDLESEX, PORTLAND, MULTNOMAH COUNTY, OREGON.

which currently has the address of

[Street]

4210 SE 72nd Ave Portland

("Property Address"):

[City], Oregon 97206 [Zip Code]

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property." Borrower understands and agrees that MERS holds only legal title to the interests granted by Borrower in this Security Instrument, but, if necessary to comply with law or custom, MERS (as nominee for Lender and Lender's successors and assigns) has the right: to exercise any or all of those interests, including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument.



Initials:

Form 3038 1/01